Case 5:10-mj-70080-MRGD Document 5 Filed 03/17/10 Page 1 of 1 UNITED STATES DISTRICT COURT

THE NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION

UNITED STATES OF AMERICA, Plaintiff,	C	Case Number (RID mi-70080 HRL
Juan alberto Osozoco-, Do	an	RDER OF DETENTION PENDING TRIAL
In accordance with the Bail Reform Act, 18 U.S.C. present, represented by his attorney M. Draw PART I. PRESUMPTIONS APPLICABLE	The United States was re	presented by Assistant U.S. Attorney 10. Pax. Tor
of a prior offense described in 18 U.S.C. § 3142(f)(1 period of not more than five (5) years has elapsed sin whichever is later.) while on release pending tr nce the date of conviction or	the release of the person from imprisonment,
of any other person and the community.		on of conditions will reasonably assure the safety
/ / There is probable cause based upon (the has committed an offense	e indictment) (the facts found	in Part IV below) to believe that the defendant
801 et seq., § 951 et seq., c	or § 955a et seq., OR	s or more is prescribed in 21 U.S.C. §
This establishes a rebuttable presumption the appearance of the defendant as required and the safet	use of a firearm during the co at no condition or combination y of the community.	ommission of a felony. On of conditions will reasonably assure the
No presumption applies. PART II. REBUTTAL OF PRESUMPTIONS, IF APPLIC	ADT F	
/ / The defendant has not come forward with therefore will be ordered detained. / / The defendant has come forward with every come for which every come for a complex co	th sufficient evidence to rebu	FIIA
Thus, the burden of proof shifts back to the U	United States	MAR 1 7 2010
	TED OR INAPPLICABLE) Inderance of the evidence that	RICHARD W. WIEKING CLERK, U.S. DISTRICT COUNT TO condition or combinations of special formia SAN JOSE
	nd convincing evidence that r	no condition or combination of conditions will
PART IV. WRITTEN FINDINGS OF FACT AND STATE	MENT OF REASONS FOR DET	
The Court has taken into account the fact the hearing and finds as follows: The defende He see undocumented. He	ent is charced	with a Violation of RUSC 21324
sign fllory Conjuctions - Day illegal reently after downtaken	ocopien of mari	suana between 5-50 lbs, and
// Defendant, his attorney, and the AUSA ha	we waived written findings.	and false imprisonment
PART V. DIRECTIONS REGARDING DETENTION The defendant is committed to the custody of the corrections facility separate to the extent practicable from	Attorney General or his desi	gnated representative for confinement in a
corrections facility separate to the extent practicable from The defendant shall be afforded a reasonable opportunity in Jnited States or on the request of an attorney for the Government.	for private consultation with carment, the person in charge	defense counsel. On order of a court of the of the corrections facility shall deliver the
lefendant to the United States Marshal for the purpose of	an appearance in connection	with a court proceeding.
Dated: 3/17/10	Juhirin-	V. Dun lu el

PATRICIA V. TRUMBULL United States Magistrate Judge